

FASTAR Rules requested to be deleted or to be deleted and/or changed:

Deleted:

All of “Part Three: Rules for Alternative Resolution” (Rule 120 through Rule 126), and any reference to “Alternative Resolution” throughout Rule 101 through Rule 119)

Changed:

Rule 117(d)

(d) Evidence. The Arizona Rules of Evidence apply to a Fast Trial. However, and unless there is a specific legal objection in the joint pretrial statement, the following documents are admissible in evidence:

- (1)** Medical bills of licensed or authorized providers, provided the party requesting admission of a bill establishes a foundation that the ~~amount of the bill is reasonable~~ and the treatment or service described in the bill was medically necessary;

Inserting language at the end of FASTAR Rule 117(d)(1) that says:

“...the amounts of all medical bills shall be presumed reasonable, but any party may offer evidence to dispute the presumption of reasonableness of any medical bill.”